IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

DWAYNE R.	TORRENCE, JR.,

Plaintiff,

Civil Action No. SAG-20-1223

v.

BARTELS, M.D., et al.

Defendants

ORDER

UPON REVIEW and consideration of Defendants Nicole Hargraves, Robert Williams,
Bernard Alenda, Liberatus DeRosa, Electa Awanga, Mandip Bartels, Eveline Tatong, and
Mofikpara Wright's Consent Motion for Leave to take Deposition of an Individual Confined in
Prison, it is this 29th day of October, 2021, hereby

ORDERED, that Defendants Nicole Hargraves, Robert Williams, Bernard Alenda,
Liberatus DeRosa, Electa Awanga, Mandip Bartels, Eveline Tatong, and Mofikpara Wright's
Consent Motion for Leave to take Deposition of an Individual Confined in Prison is GRANTED,
and it is further

ORDERED, that the deposition of Plaintiff Dwayne R. Torrence, Jr. take place with counsel for the Defendants and court reporter appearing remotely and Plaintiff and counsel for Plaintiff appearing at JCI, as agreed by the Parties.

/s/

Stephanie A. Gallagher United States District Judge

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Plaintiff,

Civil Action No. SAG-20-1223

V.

BARTELS, M.D., et al.

Defendants

NOTICE TO TAKE DEPOSITION OF PLAINTIFF DWAYNE R. TORRENCE, JR.

Notice is hereby given that the deposition upon oral examination of Dwayne R. Torrence, has been scheduled and will take place, on Monday, November 8, 2021 at 11:00am. The deposition will occur with counsel for Defendants and the court reporter appearing remotely, via Zoom videoconferencing, and Plaintiff and counsel for Plaintiff appearing at Jessop Correction Institution ("JCI"). Arrangements have been made with JCI to have Plaintiff, Dwayne R. Torrence, Jr., and his counsel also appear for the deposition at JCI via the Zoom videoconferencing. The deposition will be taken before a notary public or some other officer duly authorized to administer oaths pursuant to the laws and Rules of this Court. The deposition will be taken for the purpose of discovery and for use as evidence, or for both purposes.

Respectfully submitted,

MARKS, O'NEILL, O'BRIEN DOHERTY & KELLY, P.C.

BY: /s/ Sarah C. Boehme

Megan T. Mantzavinos (Bar No.: 16416) Sarah Boehme (Bar No.: 22334) 600 Baltimore Avenue, #305 Towson, Maryland 21204 Attorneys for Defendants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 28th day of October 2021, a copy of the foregoing Consent Motion for Leave to Take Deposition of Individual Confined in Prison was mailed first class, postage pre-paid to:

George M. Clarke, Esq. Yea-Jin Angela Chang, Esq. Nicholas O'Brien, Esq. Christina Taylor, Esq. Baker & McKenzie, LLP 815 Connecticut Avenue, NW Washington, DC 20006 Attorneys for Plaintiff

> /s/ Sarah C. Boehme Sarah C. Boehme